1	JARED H. BECK (CA Bar No. 233743)	DAVID D. SOHN (CA Bar No. 221119)
1	ELIZABETH LEE BECK (CA Bar No.	david@sohnlegal.com
2	233742)	SOHN LEGAL GROUP, P.C.
	BEVERLY VIRUES	275 Battery St., Suite 200
3	FL Bar No. 123713	San Francisco, CA 94111
4	jared@beckandlee.com	Tel: 415-421-1300
4	elizabeth@beckandlee.com	Fax: 415-423-3455
5	beverly@beckandlee.com	
	BECK & LEE TRIAL LAWYERS	Counsel for Plaintiff and Putative Class
6	Corporate Park at Kendall	ELICENE M. DAV. (CA. Dar No. 169600)
7	12485 SW 137th Ave., Suite 205 Miami, Florida 33186	EUGENE M. PAK (CA Bar No. 168699) epak@wendel.com
/	Tel: 305-234-2060	
8	Fax: 786-664-3334	KATHERINE KAO (CA Bar No. 267475)
	rax. /60-004-3334	kkao@wendel.com WENDEL ROSEN BLACK & DEAN LLP
9	CULLIN O'BRIEN	1111 Broadway, 24th Fl.
4.0	FL Bar No. 597341	Oakland, California 94607
10	cullin@cullinobrienlaw.com	Tel: 510-622-7684
11	CULLIN O'BRIEN LAW, P.A.	Fax: 510-808-4726
11	6541 NE 21st Way	Tax. 310-808-4/20
12	Fort Lauderdale, Florida 33108	Counsel for Defendant
	Tel: 561-676-6370	Counsel for Beleficiality
13	Fax: 561-320-0285	
1.4	1 ux. 501 520 0205	
14	Counsel for Plaintiff and Putative Class	
15		
	UNITED STATES	DISTRICT COURT
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17	NORTHERN DISTRI	CT OF CALIFORNIA
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	BRENDAN PEACOCK, on Behalf of	Case No: 3:17-cv-01918 JST
19	Himself, and All Others Similarly	CLASS ACTION
20	Situated,	CLASS ACTION
20		STIPULATION TO EXTEND
21	Plaintiff,	PLAINTIFF'S TIME TO RESPOND TO
		DEFENDANT'S MOTION TO DISMISS
22	V.	AND EXTEND DEFENDANT'S TIME
22	THE 21CT AMENDMENT	TO REPLY
23	THE 21ST AMENDMENT	Complaint Filed: April 6, 2017
24	BREWERY CAFE, LLC,	Trial Date: None Set
4	Defendent	
25	Defendant.	
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1	Pursuant to N.D. Cal. Civil Local Rule 6-1, Plaintiff Brendan Peacock ("Plaintiff"), and	
2	Defendant, The 21st Amendment Brewery Cafe, LLC ("Defendant"), through their respective	
3	counsel, hereby stipulate and agree as follows:	
4	Whereas, the Complaint was filed in this court on April 6, 2017.	
5	Whereas, Defendant filed a Motion to Dismiss Plaintiff's Complaint on July 31, 2017.	
6	Whereas, on August 14, 2017, this court issued an Order granting Plaintiff and	
7	Defendant's Stipulation to extend the deadline to respond to Defendant's Motion to Dismiss	
8	Plaintiff's Complaint to September 13, 2017, and extend the deadline for Defendant to file a	
9	Reply to September 29, 2017.	
10	The parties stipulate and respectfully request an extension up to and including September	
11	27, 2017, for Plaintiff to Respond to Defendant's Motion to Dismiss.	
12	The parties further stipulate and respectfully request an extension up to and including	
13	October 11, 2017 for Defendant to Reply to Plaintiff's Response to Defendant's Motion to	
14	Dismiss.	
15	The hearing on the Motion to Dismiss is currently set for November 2, 2017.	
16		
17	DATED: September 6, 2017	
18	/s/ Elizabeth Lee Beck	
19	Elizabeth Lee Beck Counsel for Plaintiff and Putative Class	
20	DATED: September 6, 2017 /s/ Eugene M. Pak	
21	Eugene M. Pak Counsel for Defendant	
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1	PURSUANT TO THE STIPULATIONS, IT IS SO ORDERED:
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5	DATED: Sepember 7 , 2017 By: HON. JON S. TIGAR
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Peacock v. The 21st Amendment Brewery Cafe, Case No. 3:17-cv-01918
STIPULATION TO EXTEND PLAINTIFF'S TIME TO RESPOND TO DEFENDANT'S MOTION TO DISMISS AND EXTEND
DEFENDANT'S TIME TO REPLY